1	J. Andrew Coombs (SBN 123881)	
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4	520 E. Wilson Ave., Suite 200 Glendale, California 91206	
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5	Facsimile: (818) 500-3201	
6	Attorneys for Plaintiffs Twentieth Contury Fox Film Corporation	
7	Twentieth Century Fox Film Corporation, Warner Bros. Home Entertainment Inc.	
0	and Disney Enterprises, Inc.	
8		
9	UNITED STATES D	DISTRICT COURT
10	CENTRAL DISTRIC	T OF CALIFORNIA
11)	
12	Twentieth Century Fox Film Corporation, Warner Bros. Home Entertainment Inc.	Case No.
12	and Disney Enterprises, Inc.,	COMPLAINT FOR COPYRIGHT
13		INFRINGEMENT
14	Plaintiffs,	DEMAND FOR A JURY TRIAL
1.5	v. (
15	Jay Weinstein, and Does 1 – 10, inclusive,)	
16		
17	Defendants.	
10	<u> </u>	
18		
19	Plaintiffs Twentieth Century Fox Fili	m Corporation ("Fox"), Warner Bros.
20	Home Entertainment Inc. ("Warner Bros.")	and Disney Enterprises Inc ("DEI")
21		•
	(collectively "Plaintiffs"), for their Complain	int allege as follows:
22	A. <u>Jurisdiction and Venue</u>	
23	1. Plaintiffs bring this action purs	suant to 17 U.S.C. §§ 101, et seq. The
24	Court has jurisdiction over the subject matte	er pursuant to 28 U.S.C. §§ 1331 and
25	1338(a).	
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- 1 -

2. The events giving rise to the claim alleged herein occurred, among other places, within this judicial district. Venue in the Central District of California is proper pursuant to 28 U.S.C. §§ 1391(b) and 1400(a).

B. Introduction

3. Plaintiffs own exclusive United States distribution rights in various creative works, including, but not limited to, motion pictures and television shows, that are entitled to copyright protection (the "Plaintiffs' Works"). Defendants, through various online venues, distribute, promote, offer for sale and sell unauthorized copies of the Plaintiffs' Works (the "Unauthorized Media Product"). Plaintiffs are informed and believe, and based thereon allege, that this infringement activity is systematic and willful or done with reckless disregard of Plaintiffs' intellectual property rights. Plaintiffs ask that this Court enjoin that activity and order Defendants to pay damages pursuant to the Copyright Act of 1976, 17 U.S.C. §§ 101, et seq. (the "Copyright Act").

C. Plaintiff Fox

- 4. Fox is a corporation duly organized and existing under the laws of the State of Delaware, having its principal place of business in Los Angeles, California.
- 5. Fox and certain of its affiliated companies are engaged in a variety of businesses including, without limitation, the production and distribution of motion pictures and television programs (the "Fox Works").
- 6. Fox owns exclusive rights under the Copyright Act to the Fox Works, including the rights to reproduce, distribute or license the reproduction and distribution of the Fox Works in video format in the United States, including, but not limited to, those copyrights that are the subject of the copyright registrations listed in Exhibit "A," attached hereto, and incorporated herein by this reference. Video format includes, but is not limited to, digital versatile discs ("DVDs") and Blu-ray discs.

7.

wholly original with Fox, its licensors and/or assignors and, as fixed in various tangible media, are copyrightable subject matter under the Copyright Act.

8. Fox, or any predecessor in interest, has complied in all respects with the

8. Fox, or any predecessor in interest, has complied in all respects with the laws governing copyright and has secured the exclusive rights and privileges in and to the Fox Works, and Fox holds certificates of registration and/or secured exclusive licenses or assignments to reproduce, distribute and license the Fox Works throughout the United States.

The expression and other distinctive features of the Fox Works are

9. The Fox Works have been manufactured, sold and/or otherwise distributed in conformity with the provisions of the copyright laws. Fox, and those acting under its authority, have complied with their obligations under the copyright laws and Fox, in its own right or as successor-in-interest, has at all times been, and still is, the sole proprietor or otherwise authorized to enforce all right, title and interest in and to the copyrights or to enforce its exclusive rights in each of the Fox Works.

D. Plaintiff Warner Bros.

- 10. Warner Bros. is a corporation duly organized and existing under the laws of the State of Delaware, having its principal place of business in Burbank, California.
- 11. Warner Bros. and certain of its affiliated companies are engaged in a variety of businesses including, without limitation, the production and/or distribution of motion pictures and television programs (the "Warner Bros. Works").
- 12. Warner Bros. owns exclusive rights under the Copyright Act to the Warner Bros. Works, including the rights to reproduce, distribute or license the reproduction and distribution of the Warner Bros. Works in video format in the United States, including, but not limited to, those copyrights that are the subject of the copyright registrations listed in Exhibit "B," attached hereto, and incorporated

- 3 -

herein by this reference. Video format includes, but is not limited to, digital versatile discs ("DVDs") and Blu-ray discs.

- 13. The expression and other distinctive features of the Warner Bros. Works are wholly original with Warner Bros., its licensors and/or assignors and, as fixed in various tangible media, are copyrightable subject matter under the Copyright Act.
- 14. Warner Bros. has secured from Warner Bros. Entertainment Inc. and Home Box Office, Inc. the exclusive rights and privileges to reproduce, distribute, or license the reproduction or distribution of the Warner Bros. Works throughout the United States. Warner Bros., its affiliates, licensees and/or assignors have complied in all respects with the laws governing copyright.
- 15. The Warner Bros. Works have been manufactured, sold and/or otherwise distributed in conformity with the provisions of the copyright laws. Warner Bros., its affiliates, licensees and/or assignors have complied with their obligations under the copyright laws, and Warner Bros., in its own right or as successor-in-interest, has at all times been and still is the sole proprietor or otherwise authorized to enforce all right, title and interest in and to the copyrights or to enforce its exclusive rights in each of the Warner Bros. Works.

E. Plaintiff DEI

- 16. DEI is a corporation duly organized and existing under the laws of the State of Delaware, having its principal place of business in Burbank, California.
- 17. DEI is a subsidiary of The Walt Disney Company ("Disney"). Disney, together with its subsidiaries, is a diversified worldwide entertainment company with operations in five business segments: Media Networks, Parks and Resorts, Studio Entertainment, Consumer Products and Interactive Media. Media Networks comprises international and domestic cable networks and its broadcasting business; Parks and Resorts comprises resorts and theme parks around the world, Disney Cruise Line and also licensed theme parks such as Tokyo Disney Resort in

Japan; Studio Entertainment comprises live-action and animated theatrical and video motion pictures, musical recordings and live stage plays; Consumer Products comprises relationships with licensees, manufacturers, publishers and retailers throughout the world to design, develop, publish, promote and sell a wide variety of products based on DEI's intellectual property as well as its own Publishing and Retail; Interactive Media Group creates and delivers branded entertainment games and lifestyle content across interactive media platforms.

- 18. DEI and certain of its affiliated companies are engaged in a variety of businesses including, without limitation, the production and/or distribution of motion pictures and television programs (the "DEI Works").
- 19. DEI owns exclusive rights under the Copyright Act to the DEI Works, including the rights to reproduce, distribute or license the reproduction and distribution of the DEI Works in video format in the United States, including, but not limited to, those copyrights that are the subject of the copyright registrations listed in Exhibit "C," attached hereto, and incorporated herein by this reference. Video format includes video cassettes, video laser discs, digital versatile discs ("DVDs").
- 20. The expression and other distinctive features of the DEI Works are wholly original with DEI, its licensors and/or assignors and, as fixed in various tangible media, are copyrightable subject matter under the Copyright Act.
- 21. DEI, and its predecessors in interest have complied in all respects with the laws governing copyright and have secured the exclusive rights and privileges in and to the DEI Works, and DEI holds certificates of registration and/or secured exclusive licenses or assignments to reproduce, distribute and license the DEI Works throughout the United States.
- 22. The DEI Works have been manufactured, sold and/or otherwise distributed in conformity with the provisions of the copyright laws. DEI and those acting under its authority have complied with their obligations under the copyright

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laws and DEI, in its own right or as successor-in-interest, has at all times been and still is the sole proprietor or otherwise authorized to enforce all right, title and interest in and to the copyrights or to enforce its exclusive rights in each of the DEI Works.

23. The Fox Works, Warner Bros. Works and DEI Works are collectively referred to herein as Plaintiffs' Works.

F. Defendants

- 24. Defendant Jay Weinstein ("Weinstein") is an individual. Plaintiffs are informed and believe that Weinstein is a resident of Los Angeles, County of Los Angeles, in the State of California. Plaintiffs are further informed and believe, and upon that basis allege, that Weinstein does business under the eBay "User ID" "stein_and_more." Weinstein, through his online identity, does business in this judicial district through offers and sales of the Unauthorized Media Product in the City and County of Los Angeles, using the eBay auction platform with its principal place of business in Santa Clara County, in the State of California.
- 25. Upon information and belief, Does 1-10 are either entities or individuals who are residents of or present in this judicial district, and are subject to the jurisdiction of this Court. Upon information and belief, Does 1-10 are principals, supervisory employees, or suppliers of one or other of the named defendants or other entities or individuals who are, in this judicial district, manufacturing, distributing, selling and/or offering for sale merchandise which infringes the Plaintiffs' Works. The identities of the various Does are unknown to Plaintiffs at this time. The Complaint will be amended to include the names of such individuals when identified. The Defendants and Does 1-10 are collectively referred to herein as "Defendants."

G. <u>Defendants' Infringing Activities</u>

- 26. Defendants have copied, reproduced, distributed, advertised and/or sold and continue to copy reproduce, distribute, advertise and/or sell unauthorized copies of motion pictures and/or television programs owned by Plaintiffs, respectively, including, but not necessarily limited to, the Plaintiffs' Works identified in Exhibits A C. The copies sold by Defendants are obviously unauthorized. The packaging fails to conform with packaging characteristic of Plaintiffs' genuine product and the disks do not contain the file structure characteristic of legitimate product.
- 27. Defendants have not been authorized by Plaintiffs to reproduce, distribute, sell or offer for sale any of the Plaintiffs' Works.
- 28. By engaging in this conduct, Defendants have acted in willful disregard of laws protecting Plaintiffs' copyrights. Plaintiffs have sustained and will continue to sustain substantial damage to the value of its creative works, specifically including the Plaintiffs' Works.

H. Plaintiffs' Damages

- 29. Plaintiffs are informed and believe, and upon that basis allege, that the Defendants have each obtained gains, profits and advantages as a result of their infringing activity in amounts within the jurisdiction of the Court.
- 30. Plaintiffs are informed and believe, and upon that basis allege, that they have suffered and continue to suffer direct and actual damages as a result of Defendants' infringing conduct, in amounts within the jurisdiction of this Court. In order to determine the full extent of such damages, including such profits as may be recoverable under 17 U.S.C. § 504, Plaintiffs will require an accounting from each Defendant of all monies generated from the promotion, display, sale and offer for sale of the Defendants' goods and services using the Plaintiffs' Works. In the alternative, Plaintiffs may elect to recover statutory damages pursuant to 17 U.S.C. § 504 (c) for each Plaintiffs' Works infringed.

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- 31. Plaintiffs have no other adequate remedy at law and have suffered and continue to suffer irreparable harm and damage as a result of the above-described acts. Plaintiffs are informed and believe, and upon that basis allege, that, unless enjoined by the Court, Defendants' infringing activity will continue, with attendant irreparable harm to Plaintiffs. Accordingly, Plaintiffs seek preliminary and permanent injunctive relief pursuant to 17 U.S.C § 502 and seizure of the Unauthorized Media Product, including the means of production as provided by 17 U.S.C. § 503.
- 32. By reason of the foregoing, Plaintiffs have incurred and will continue to incur attorneys' fees and other costs in connection with the prosecution of its claims, which attorneys' fees and costs Plaintiffs are entitled to recover from the Defendants, and each of them, pursuant to 17 U.S.C. § 505.
- 33. Plaintiffs are without an adequate remedy at law in that damages are difficult to ascertain and, unless the Defendants' acts are enjoined, Plaintiffs will be irreparably harmed by Defendants' deliberate and systematic infringement of their rights.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs ask this Court to order that:

- 1. Defendants, their agents, servants, employees, representatives, successor and assigns, and all persons, firms, corporations or other entities in active concert or participation with any of the said Defendants, be immediately and permanently enjoined from directly or indirectly infringing the Plaintiffs' Works in any manner, including generally, but not limited to:
 - a. Reproducing, distributing, shipping, selling or offering for sale unauthorized copies, in any format, of any of the Plaintiffs' Works; or
 - b. Aiding or abetting the reproduction, distribution, shipment, sale or offer for sale of any unauthorized copies of any of the Plaintiffs' Works; or

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- c. Marketing, advertising and/or promoting any unauthorized copies of the Plaintiffs' Works.
- 2. That Plaintiffs' and their designees are authorized to seize the following items which are in Defendants' possession, custody or control:
 - a. All Unauthorized Media Product;
 - b. Any other unauthorized product which reproduces, copies, counterfeits, imitates or bear any of the Plaintiffs' Works, or any part thereof;
 - c. Any molds, screens, patterns, plates, negatives, machinery or equipment, specifically including computers, servers, optical disc burners and other hardware used for making or manufacturing the Unauthorized Media Product or unauthorized product which reproduces, copies, counterfeits, imitates or bear any of the Plaintiffs' Works, or any part thereof.
- Defendants be required to pay actual damages increased to the 3. maximum extent permitted by law and/or statutory damages at Plaintiffs' election;
- Defendants be required to account for and pay over to Plaintiffs all 4. damages sustained by Plaintiffs and profits realized by Defendants by reason of Defendants' unlawful acts herein alleged and that those profits be increased as provided by law;
- 5. Defendants be required to pay Plaintiffs their costs of this action and reasonable attorneys' fees; and

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1	6. Plaintiffs be grant	ed all other and further relief the Court may deem just
2	and proper under the circumsta	nces.
3	Dated: March 9, 2016	J. Andrew Coombs, A. Professional Corp.
4		
5		By: J. Andrew Coombs
6		Annie S. Wang Attorneys for Rlaintiffs Twentieth Century
7		Annie S. Wang Attorneys for Plaintiffs Twentieth Century Fox Film Corporation, Warner Bros. Home Entertainment Inc. and Disney Enterprises,
8		Inc.
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28	II .	

DEMAND FOR JURY TRIAL Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiffs Twentieth Century Fox Film Corporation, Warner Bros. Home Entertainment Inc. and Disney Enterprises, Inc., hereby demand a trial by jury of all issues so triable. J. Andrew Coombs, A Professional Corp. Dated: March 9, 2016 By: J. Andrew Coombs
Annie S. Wang
Attorneys for Plaintiffs Twentieth Century
Fox Film Corporation, Warner Bros. Home
Entertainment Inc. and Disney Enterprises, Inc.

EXHIBIT "A" FOX'S COPYRIGHT REGISTRATIONS

Converight		_
<u>Copyright</u> Registration	Title of Work:	Claimant of Work:
Number:	THE OF WORK.	Claimant of Work.
	SONS OF ANARCHY,	Twentieth Century Fox
PA0001396450	PILOT	Film Corporation
	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396578		Twentieth Century Fox
	101, SEEDS	Film Corporation
PA0001396591	SONS OF ANARCHY:	Twentieth Century Fox
	102, FUN TOWN	Film Corporation
PA0001396574	SONS OF ANARCHY:	Twentieth Century Fox
	103, PATCH OVER	Film Corporation
PA0001396593	SONS OF ANARCHY:	Twentieth Century Fox
	104, GIVING BACK	Film Corporation
PA0001396595	SONS OF ANARCHY:	Twentieth Century Fox
1110001090090	105, AK-51	Film Corporation
PA0001396573	SONS OF ANARCHY:	Twentieth Century Fox
1710001370373	106, OLD BONES	Film Corporation
PA0001396576	SONS OF ANARCHY:	Twentieth Century Fox
1710001370370	107, THE PULL	Film Corporation
PA0001396585	SONS OF ANARCHY:	Twentieth Century Fox
1 A0001390383	109, BETTER HALF	Film Corporation
PA0001396586	SONS OF ANARCHY:	Twentieth Century Fox
FA0001390380	110, CAPYBARA	Film Corporation
	SONS OF ANARCHY:	_
PA0001396580	111, THE SLEEP OF	Twentieth Century Fox
	BABIES	Film Corporation
DA 0001206577	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396577	112, REVELATOR	Film Corporation
DA 0001702046	SONŚ OF ANARCHY,	Twentieth Century Fox
PA0001783946	HELL FOLLOWED.	Film Corporation
DA 0001206502	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396583	201, ALBIFICATION	Film Corporation
D 1 000120 (701	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396581	202, SMALL TEARS	Film Corporation
D 1 000120 1700	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396590	203, FIX	Film Corporation
D.1.0001201200	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396588	204, EUREKA	Film Corporation
	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396582	205, SMITE	Film Corporation
	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396589	206, FALX CEREBRI	Film Corporation
	SONS OF ANARCHY:	Twentieth Century Fox
PA0001396592	207, GILEAD	
	SONS OF ANARCHY:	Film Corporation Twentieth Century Fox
PA0001396575		Twentieth Century Fox
	208, POTLATCH	Film Corporation
PA0001785551	SONS OF ANARCHY:	Twentieth Century Fox
	209, FA GUAN	Film Corporation
PA0001396584	SONS OF ANARCHY:	Twentieth Century Fox
	210, BALM	Film Corporation

PA0001396579	SONS OF ANARCHY: 211, SERVICE	Twentieth Century Fox Film Corporation
PA0001396587	SONS OF ANARCHY: 212, THE CULLING.	Twentieth Century Fox Film Corporation
PA0001669023	SOŃS OF ANARCHY: 213, NA TRIOBLOIDI	Twentieth Century Fox Film Corporation
PA0001754654	SOŃS OF ANARCHY: SEASON 3. DVD	Twentieth Century Fox Film Corporation
PA0001708068	SONS OF ANARCHY: World Premiere	Twentieth Century Fox Film Corporation
PA0001697795	SONS OF ANARCHY: 301, SO	Twentieth Century Fox Film Corporation
PA0001697802	SONS OF ÁNARCHY: 302, OILED	Twentieth Century Fox Film Corporation
PA0001703102	SONS OF ANARCHY: 303, CAREGIVER	Twentieth Century Fox Film Corporation
PA0001703101	SONS OF ANARCHY: 304, HOME	Twentieth Century Fox Film Corporation
PA0001704146	SONS OF ANARCHY: 305, TURNING AND TURNING	Twentieth Century Fox Film Corporation
PA0001704147	SONS OF ANARCHY: 306, THE PUSH.	Twentieth Century Fox Film Corporation
PA0001708082	SONS OF ANARCHY: 307, WIDENING GYRE	Twentieth Century Fox Film Corporation
PA0001708083	SONS OF ANARCHY: 308, LOCHAN MOR	Twentieth Century Fox Film Corporation
PA0001709269	SONS OF ANARCHY: 309, TURAS	Twentieth Century Fox Film Corporation
PA0001709268	SONS OF ANARCHY: 310, FIRINNE	Twentieth Century Fox Film Corporation
PA0001712526	SONS OF ANARCHY: 311, BAINNE	Twentieth Century Fox Film Corporation
PA0001712531	SONS OF ANARCHY: 312, JUNE WEDDING	Twentieth Century Fox Film Corporation
PA0001712533	SONS OF ANARCHY: 313, NS	Twentieth Century Fox Film Corporation
PA0001808792	SONS OF ANARCHY: SEASON FOUR DVD	Twentieth Century Fox Film Corporation
PA0001751686	SONS OF ANARCHY: OUT	Twentieth Century Fox Film Corporation
PA0001754676	SONS OF ANARCHY: BOOSTER	Twentieth Century Fox Film Corporation
PA0001754675	SONS OF ANARCHY: DORYLUS	Twentieth Century Fox Film Corporation
PA0001754665	SONS OF ANARCHY: UNA VENTA	Twentieth Century Fox Film Corporation
PA0001765510	SONS OF ANARCHY: BRICK	Twentieth Century Fox Film Corporation
PA0001765512	SONS OF ANARCHY: WITH AN X	Twentieth Century Fox Film Corporation
PA0001765494	SONS OF ANARCHY: FRUIT FOR THE CROWS	Twentieth Century Fox Film Corporation
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SONS OF ANARCHY:	Twentieth Century Fox
	Film Cornoration
FAMILY RECIPE SONS OF ANARCHY	Film Corporation Twentieth Century Fox
	Film Corporation
SONS OF ANARCHY:	Twentieth Century Fox
	Film Corporation
411, CALL OF DUTY	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 412, BURNT AND PURGED AWAY	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 413, TO BE, ACT 1	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 414, TO BE, ACT 2	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: SEASON FIVE.	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: SOVEREIGN	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 502, AUTHORITY VESTED	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: LAYING PIPE	Twentieth Century Fox Film Corporation
504, STOLEN HUFFY	Twentieth Century Fox Film Corporation
SONS OF ANARCHY Series: 505, ORCA SHRUGGED	Twentieth Century Fox Film Corporation
506, SMALL WORLD	Twentieth Century Fox Film Corporation
507, TOAD'S WILD RIDE	Twentieth Century Fox Film Corporation
508, ABLATION	Twentieth Century Fox Film Corporation
509, ANDARE PESCARE	Twentieth Century Fox Film Corporation
CRUCIFIXED	Twentieth Century Fox Film Corporation
TO THINE OWN SELF	Twentieth Century Fox Film Corporation
512, DARTHY	Twentieth Century Fox Film Corporation
J'AI OBTENU CETTE.	Twentieth Century Fox Film Corporation
SEASON 6 (Home Video)	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 601, STRAW	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 602, ONE ONE SIX	Twentieth Century Fox Film Corporation
SONS OF ANARCHY:	Twentieth Century Fox
	410, HANDS SONS OF ANARCHY: 411, CALL OF DUTY SONS OF ANARCHY: 412, BURNT AND PURGED AWAY SONS OF ANARCHY: 413, TO BE, ACT 1 SONS OF ANARCHY: 414, TO BE, ACT 2 SONS OF ANARCHY: SEASON FIVE. SONS OF ANARCHY: SOVEREIGN SONS OF ANARCHY: SOVEREIGN SONS OF ANARCHY: LAYING PIPE SONS OF ANARCHY: 504, STOLEN HUFFY SONS OF ANARCHY: 504, STOLEN HUFFY SONS OF ANARCHY: 506, SMALL WORLD SONS OF ANARCHY: 506, SMALL WORLD SONS OF ANARCHY: 507, TOAD'S WILD RIDE SONS OF ANARCHY: 508, ABLATION SONS OF ANARCHY: 509, ANDARE PESCARE SONS OF ANARCHY: TO THINE OWN SELF SONS OF ANARCHY: TO THINE OWN SELF SONS OF ANARCHY: 512, DARTHY SONS OF ANARCHY: 512, DARTHY SONS OF ANARCHY: 513, DARTHY SONS OF ANARCHY: 514 OBTENU CETTE. SONS OF ANARCHY: 515 OBT ANARCHY: 517 OBTENU CETTE. SONS OF ANARCHY:

SONS OF ANARCHY: 604, WOLFSANGEL	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 605, THE MAD KING	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 606, SALVAGE	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 607, SWEET AND VADED	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 608, LOS FANTASMAS	Twentieth Century Fox Film Corporation
609, JOHN 8:32	Twentieth Century Fox Film Corporation
610, HUANG WU	Twentieth Century Fox Film Corporation
611, AON RUD PEARSANTA	Twentieth Century Fox Film Corporation
612, YOU ARE MY SUNSHINE	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 613, A MOTHER'S WORK	Twentieth Century Fox Film Corporation
701, BLACK WIDOWER	Twentieth Century Fox Film Corporation
702, TOIL AND TILL	Twentieth Century Fox Film Corporation
SONS OF ANARCHY, PLAYING WITH MONSTERS	Twentieth Century Fox Film Corporation
704, POOR LITTLE LAMBS	Twentieth Century Fox Film Corporation
705, SOME STRANGE ERUPTION	Twentieth Century Fox Film Corporation
706, SMOKE 'EM IF YOU GOT 'EM	Twentieth Century Fox Film Corporation
7WAB07, GREENSLEEVES	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 708, THE SEPARATION OF CROWS	Twentieth Century Fox Film Corporation
709, WHAT A PIECE OF WORK IS MAN	Twentieth Century Fox Film Corporation
710, FAITH AND DESPONDENCY	Twentieth Century Fox Film Corporation
SONS OF ANARCHY: 711, SUITS OF WOE	Twentieth Century Fox Film Corporation
	604, WOLFSANGEL SONS OF ANARCHY: 605, THE MAD KING SONS OF ANARCHY: 606, SALVAGE SONS OF ANARCHY: 607, SWEET AND VADED SONS OF ANARCHY: 608, LOS FANTASMAS SONS OF ANARCHY: 609, JOHN 8:32 SONS OF ANARCHY: 610, HUANG WU SONS OF ANARCHY: 611, AON RUD PEARSANTA SONS OF ANARCHY: 612, YOU ARE MY SUNSHINE SONS OF ANARCHY: 701, BLACK WIDOWER SONS OF ANARCHY: 701, BLACK WIDOWER SONS OF ANARCHY: 702, TOIL AND TILL SONS OF ANARCHY: 704, POOR LITTLE LAMBS SONS OF ANARCHY: 704, POOR LITTLE LAMBS SONS OF ANARCHY: 705, SOME STRANGE ERUPTION SONS OF ANARCHY: 706, SMOKE 'EM IF YOU GOT 'EM SONS OF ANARCHY: 706, SMOKE 'EM IF YOU GOT 'EM SONS OF ANARCHY: 708, SONS OF ANARCHY: 708, SONS OF ANARCHY: 708, THE SEPARATION OF CROWS SONS OF ANARCHY: 709, WHAT A PIECE OF WORK IS MAN SONS OF ANARCHY: 710, FAITH AND DESPONDENCY SONS OF ANARCHY:

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PA0001939303	SONS OF ANARCHY: 7WAB12, RED ROSE	Twentieth Century Fox Film Corporation
PA0001939386	SONS OF ANARCHY: 713, PAPA'S GOODS	Twentieth Century Fox Film Corporation

EXHIBIT "B" WARNER BROS.' COPYRIGHT REGISTRATIONS

Copyright Registration Number:	Title of Work:	Claimant of Work:
PA 1-709-262	BOARDWALK EMPIRE: Boardwalk Empire	Home Box Office, Inc.
PA 1-709-258	BOARDWALK EMPIRE: The Ivory Tower	Home Box Office, Inc.
PA 1-709-256	BOARDWALK EMPIRE: Broadway Limited	Home Box Office, Inc.
PA 1-709-260	BOARDWALK EMPIRE: Anastasia	Home Box Office, Inc.
PA 1-709-265	BOARDWALK EMPIRE: Nights In Ballygran	Home Box Office, Inc.
PA 1-716-941	BOARDWALK EMPIRE: Family Limitation	Home Box Office, Inc.
PA 1-716-942	BOARDWALK EMPIRE: Home	Home Box Office, Inc.
PA 1-716-946	BOARDWALK EMPIRE: Hold Me In Paradise	Home Box Office, Inc.
PA 1-719-464	BOARDWALK EMPIRE: Belle Femme	Home Box Office, Inc.
PA 1-719-463	BOARDWALK EMPIRE: The Emerald City	Home Box Office, Inc.
PA 1-719-466	BOARDWALK EMPIRE: Paris Green	Home Box Office, Inc.
PA 1-721-376	BOARDWALK EMPIRE: A Return To Normalcy	Home Box Office, Inc.

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EXHIBIT "C" DEI'S COPYRIGHT REGISTRATIONS

Copyright Registration Number:Title of Work:Claimant of Work:PA0001769342ONCE UPON A TIME: 101Disney Enterprises, IncPA0001769348ONCE UPON A TIME: 102, THE THING YOU LOVE MOSTDisney Enterprises, IncPA0001769287ONCE UPON A TIME: 103, SNOW FALLSDisney Enterprises, IncPA0001769345ONCE UPON A TIME: 104, THE PRICE OF GOLDDisney Enterprises, IncPA0001769290ONCE UPON A TIME: 106, THAT STILL SMALL VOICEDisney Enterprises, IncPA0001769289ONCE UPON A TIME: 106, THE SHEPHERDDisney Enterprises, IncPA0001769288107, THE HEART IS A LONELY HUNTERDisney Enterprises, IncPA0001775987ONCE UPON A TIME: 109, TRUE NORTH.Disney Enterprises, IncPA0001775991ONCE UPON A TIME: 110, 7:15Disney Enterprises, IncPA0001776214ONCE UPON A TIME: 111, FRUIT OF THEDisney Enterprises, Inc
PA0001769342 PA0001769348 PA0001769348 PA0001769287 PA0001769287 PA0001769287 PA0001769345 PA0001769345 PA0001769345 PA0001769345 PA0001769290 PA0001769290 PA0001769289 PA0001769289 PA0001769289 PA0001769289 PA0001769288 PA0001769288 PA0001769288 PA0001769288 PA0001769288 PA0001775987 PA0001775987 PA0001775991 PA0001775991 PA0001775991 Disney Enterprises, Inc. Disney Enterprises, Inc.
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PA0001769287 PA0001769287 ONCE UPON A TIME: 104, THE PRICE OF GOLD ONCE UPON A TIME: 105, THAT STILL SMALL VOICE PA0001769289 ONCE UPON A TIME: 106, THE SHEPHERD ONCE UPON A TIME: 107, THE HEART IS A LONELY HUNTER PA0001775987 ONCE UPON A TIME: 107, THE HEART IS A LONELY HUNTER ONCE UPON A TIME: 109, TRUE NORTH. PA0001775991 ONCE UPON A TIME: 109, TRUE NORTH. ONCE UPON A TIME: 109, TRUE NORTH. ONCE UPON A TIME: 110, 7:15
PA0001769345 PA0001769345 PA0001769290 ONCE UPON A TIME: 105, THAT STILL SMALL VOICE PA0001769289 ONCE UPON A TIME: 106, THE SHEPHERD ONCE UPON A TIME: 107, THE HEART IS A LONELY HUNTER PA0001775987 ONCE UPON A TIME: 109, TRUE NORTH. PA0001775991 ONCE UPON A TIME: 109, TRUE NORTH. ONCE UPON A TIME: 109, TRUE NORTH. ONCE UPON A TIME: 110, 7:15
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PA0001769288 107, THE HEART IS A LONELY HUNTER PA0001775987 ONCE UPON A TIME: 109, TRUE NORTH. PA0001775991 ONCE UPON A TIME: 110, 7:15 ONCE UPON A TIME: ONCE UPON A TIME: 110, 7:15 ONCE UPON A TIME:
PA0001775987 109, TRUE NORTH. Disney Enterprises, Inc. PA0001775991 ONCE UPON A TIME: 110, 7:15 Disney Enterprises, Inc. ONCE UPON A TIME: ONCE UPON A TIME:
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Office of offit finite.
PA0001776214 111, FRUIT OF THE Disney Enterprises, Inc. POISONOUS TREE
PA0001783600 ONCE UPON A TIME: Disney Enterprises, Inc
PA0001783602 ONCE UPON A TIME: 113, WHAT HAPPENED Disney Enterprises, Inc TO FREDERICK
PA0001783598 ONCE UPON A TIME: Disney Enterprises, Inc.
PA0001783610 ONCE UPON A TIME: Disney Enterprises, Inc
PA0001783611 ONCE UPON A TIME: 116, HEART OF DARKNESS Disney Enterprises, Inc
PA0001783853 ONCE UPON A TIME: Disney Enterprises, Inc
PA0001861500 ONCE UPON A TIME: 118, THE STABLE BOY Disney Enterprises, Inc
PA0001790066 ONCE UPON A TIME: Disney Enterprises, Inc
PA0001790068 ONCE UPON A TIME: Disney Enterprises, Inc
PA0001802844 ONCE UPON A TIME: Disney Enterprises, Inc.

	BLOOD	
PA0001802836	ONCE UPON A TIME: 122, A LAND WITHOUT MAGIC	Disney Enterprises, Inc.
PA0001813400	ONCE UPON A TIME: 201, BROKEN	Disney Enterprises, Inc.
PA0001813390	ONCE UPON A TIME: 202, WE ARE BOTH	Disney Enterprises, Inc.
PA0001816165	ONCE UPON A TIME: 203, LADY OF THE LAKE	Disney Enterprises, Inc.
PA0001816160	ONCE UPON A TIME: 204, THE CROCODILE	Disney Enterprises, Inc.
PA0001819906	ONCE UPON A TIME: 205, THE DOCTOR	Disney Enterprises, Inc.
PA0001819911	ONCE UPON A TIME: 206, TALLAHASSEE	Disney Enterprises, Inc.
PA0001826378	ONCE UPON A TIME: 207, CHILD OF THE MOON	Disney Enterprises, Inc.
PA0001826379	208, INTO THE DEEP	Disney Enterprises, Inc.
PA0001826381	209, QUEEN OF HEARTS	Disney Enterprises, Inc.
PA0001827639	210, THE CRICKET GAME	Disney Enterprises, Inc.
PA0001834242	211, THE OUTSIDER	Disney Enterprises, Inc.
PA0001830951	212, IN THE NAME OF THE BROTHER	Disney Enterprises, Inc.
PA0001837793	213, TINY	Disney Enterprises, Inc.
PA0001841772	ONCE UPON A TIME: 214, MANHATTAN	Disney Enterprises, Inc.
PA0001841764	215, THE QUEEN IS DEAD	Disney Enterprises, Inc.
PA0001840947	216, THE MILLER'S DAUGHTER	Disney Enterprises, Inc.
PA0001843385	217, WELCOME TO STORYBROOKE	Disney Enterprises, Inc.
PA0001847173	218, SELFLESS, BRAVE AND TRUE	Disney Enterprises, Inc.
PA0001845237	ONCE UPON A TIME: 219, LACEY	Disney Enterprises, Inc.
PA0001854991	ONCE UPON A TIME: 220, THE EVIL QUEEN	Disney Enterprises, Inc.
	PA0001813390 PA0001816165 PA0001816160 PA0001819906 PA0001819911 PA0001826378 PA0001826379 PA0001826381 PA0001827639 PA0001834242 PA0001837793 PA0001841772 PA0001841764 PA0001840947 PA0001843385 PA0001847173 PA0001845237	PA0001813390 201, BROKEN PA0001813390 ONCE UPON A TIME: 202, WE ARE BOTH ONCE UPON A TIME: 203, LADY OF THE LAKE PA0001816160 ONCE UPON A TIME: PA0001819906 ONCE UPON A TIME: PA0001819911 ONCE UPON A TIME: PA0001826378 ONCE UPON A TIME: PA0001826379 ONCE UPON A TIME: PA0001826381 ONCE UPON A TIME: PA0001826381 ONCE UPON A TIME: PA0001826381 ONCE UPON A TIME: PA0001834242 ONCE UPON A TIME: PA0001834242 ONCE UPON A TIME: PA0001830951 ONCE UPON A TIME: PA0001841764 212, IN THE NAME OF PA0001841764 ONCE UPON A TIME: PA0001840947 ONCE UPON A TIME: PA0001843385 ONCE UPON A TIME: PA0001843385 ONCE UPON A TIME: PA0001843385 ONCE UPON A TIME: PA0001843094 ONCE UPON A TIME: PA0001843385 ONCE UPON A TIME: PA0001847094 ONCE UPON A TIME: PA0001847091

PA0001857403	ONCE UPON A TIME: 221, SECOND STAR TO THE RIGHT	Disney Enterprises, Inc.
PA0001847058	ONCE UPON A TIME: 222, AND STRAIGHT ON 'TIL MORNING	Disney Enterprises, Inc.
PA0001944557	ONCE UPON A TIME: 301, HEART OF THE TRUEST BELIEVER	Disney Enterprises, Inc.
PA0001871151	ONCE UPON A TIME: 302, LOST GIRL	Disney Enterprises, Inc.
PA0001885166	ONCE UPON A TIME: 303, QUITE A COMMON FAIRY	Disney Enterprises, Inc.
PA0001885172	ONCE UPON A TIME: 304, NASTY HABITS	Disney Enterprises, Inc.
PA0001885179	ONCE UPON A TIME: 305, GOOD FORM	Disney Enterprises, Inc.
PA0001885089	ONCE UPON A TIME: 306, ARIEL	Disney Enterprises, Inc.
PA0001885423	ONCE UPON A TIME: 307, DARK HOLLOW	Disney Enterprises, Inc.
PA0001885424	ONCE UPON A TIME: 308, THINK LOVELY THOUGHTS	Disney Enterprises, Inc.
PA0001888091	ONCE UPON A TIME: 309, SAVE HENRY	Disney Enterprises, Inc.
PA0001888142	ONCE UPON A TIME: 310, THE NEW NEVERLAND	Disney Enterprises, Inc.
PA0001888177	ONCE UPON A TIME: 311, GOING HOME	Disney Enterprises, Inc.
PA0001898772	ONCE UPON A TIME: 312, NEW YORK CITY SERENADE	Disney Enterprises, Inc.
PA0001889976	ONCE UPON A TIME: 313, WITCH HUNT	Disney Enterprises, Inc.
PA0001897643	ONCE UPON A TIME: 314, THE TOWER.	Disney Enterprises, Inc.
PA0001900311	ONCE UPON A TIME: 315, QUIET MINDS	Disney Enterprises, Inc.
PA0001920512	ONCE UPON A TIME: 316, IT'S NOT EASY BEING GREEN	Disney Enterprises, Inc.
PA0001902521	ONCE UPON A TIME: 317, THE JOLLY ROGER.	Disney Enterprises, Inc.
PA0001903596	ONCE UPON A TIME: 318, BLEEDING THROUGH	Disney Enterprises, Inc.
PA0001903570	ONCE UPON A TIME: 319, A CURIOUS THING	Disney Enterprises, Inc.

ONCE UPON A TIME:	
320, KANSAS	Disney Enterprises, Inc.
321, SNOW DRIFTS	Disney Enterprises, Inc.
322, THERE'S NO PLACE LIKE HOME	Disney Enterprises, Inc.
ONCE UPON A TIME: 401, A TALE OF TWO SISTERS	Disney Enterprises, Inc.
ONCE UPON A TIME: 402, WHITE OUT	Disney Enterprises, Inc.
ONCÉ UPON A TIME: 403, ROCKY ROAD.	Disney Enterprises, Inc.
404, THE APPRENTICE	Disney Enterprises, Inc.
405, BREAKING GLASS	Disney Enterprises, Inc.
406, FAMILY BUSINESS	Disney Enterprises, Inc.
407, THE SNOW QUEEN	Disney Enterprises, Inc.
ONCE UPON A TIME: 408A/B, SMASH THE MIRROR	Disney Enterprises, Inc.
ONCE UPON A TIME: 409, FALL.	Disney Enterprises, Inc.
ONCE UPON A TIME: 410, SHATTERED SIGHT	Disney Enterprises, Inc.
411, HEROES AND VILLAINS	Disney Enterprises, Inc.
412, DARKNESS ON THE EDGE OF TOWN	Disney Enterprises, Inc.
413, UNFORGIVEN	Disney Enterprises, Inc.
ONCE UPON A TIME: 414, ENTER THE DRAGON	Disney Enterprises, Inc.
ONCE UPON A TIME: 415, POOR UNFORTUNATE SOUL	Disney Enterprises, Inc.
ONCE UPON A TIME: 416, BEST LAID	Disney Enterprises, Inc.
ONCE UPON A TIME: 417, HEART OF GOLD	Disney Enterprises, Inc.
	320, KANSAS ONCE UPON A TIME: 321, SNOW DRIFTS ONCE UPON A TIME: 322, THERE'S NO PLACE LIKE HOME ONCE UPON A TIME: 401, A TALE OF TWO SISTERS ONCE UPON A TIME: 402, WHITE OUT ONCE UPON A TIME: 403, ROCKY ROAD. ONCE UPON A TIME: 404, THE APPRENTICE ONCE UPON A TIME: 405, BREAKING GLASS ONCE UPON A TIME: 406, FAMILY BUSINESS ONCE UPON A TIME: 407, THE SNOW QUEEN ONCE UPON A TIME: 408A/B, SMASH THE MIRROR ONCE UPON A TIME: 409, FALL. ONCE UPON A TIME: 410, SHATTERED SIGHT ONCE UPON A TIME: 411, HEROES AND VILLAINS ONCE UPON A TIME: 412, DARKNESS ON THE EDGE OF TOWN ONCE UPON A TIME: 413, UNFORGIVEN ONCE UPON A TIME: 414, ENTER THE DRAGON ONCE UPON A TIME: 415, POOR UNFORTUNATE SOUL ONCE UPON A TIME: 416, BEST LAID PLANS ONCE UPON A TIME:

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1 2	PA0001957517	ONCE UPON A TIME: 418, SYMPATHY FOR THE DE VIL	Disney Enterprises, Inc.
3	PA0001957092	ONCE UPON A TIME: 419, LILY	Disney Enterprises, Inc.
4	PA0001957495	ONCE UPON A TIME: 420, MOTHER	Disney Enterprises, Inc.
5	PA0001957858	ONCE UPON A TIME: 421, OPERATION MONGOOSE (PART 1)	Disney Enterprises, Inc.
6 7	PA0001957866	ONCE UPON A TIME: 422, OPERATION MONGOOSE (PART 2 OF 2)	Disney Enterprises, Inc.
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